

REMARKS:

Claims 1-4 are in the case and presented for consideration.

The claims have been amended to address the Examiner's rejection under 35 U.S.C. 112 and are now believed to be in proper form.

The Applicant thanks the Examiner for the indication of allowability for claim 2. Claim 4 has been added and includes the subject matter of claims 1 and 2.

Claims 1 and 3 have been rejected and being obvious from U.S. Patent 4,754,377 to Wenman.

Wenman does not teach or suggest the following features:

(a) a lighting fixture where the front cavity (13) contains only the translucent front plate (2); in Wenman the cavity is open and houses a reflector and a lamp; or

(b) a translucent front plate (2) having an edge notch (21) which accommodates a part of the material forming the recessed body (1) when the material is injected around the translucent front plate (see paragraph [0018] of the published application).

Wenman has no notch in its plate 83 and no body material injected around the plate and into the notch to retain the plate in the front cavity. In all embodiments of Wenman the front plate is mounted after the lighting is made using a fixing flange.

Accordingly, the application and claims are believed to be patentable over Wenman

and in condition for allowance.

No new matter has been added and if any issues remain which may be resolved by telephonic communication, the Examiner is respectfully invited to contact the undersigned at the number below, to advance the application to allowance.

Further favorable action is respectfully requested.

Respectfully submitted,
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Dated: February 22, 2008

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